SUPREME COURT MINUTES FRIDAY, FEBRUARY 27, 1998 SAN FRANCISCO, CALIFORNIA

1st Dist. Yvette Doe et al.

A081321

V.

Div. 5

S. Kimberly Belshe as Director

S068225 Department of Health Services et al.

The time for granting or denying the request to transfer on the court's own motion in the above cause is hereby extended to and including April 26, 1998, or the date upon which review is either granted or denied.

S060180 People

v.

Russell D. Woodell

The time for granting or denying a rehearing in the above cause is hereby extended to and including May 12, 1998, or the date upon which a rehearing is either granted or denied, whichever occurs first.

S052788 In re Edwin Winslow Bennett on Habeas Corpus

People, Respondent

V.

Edwin Winslow Bennett, Appellant

The date upon which the above-entitled opinion becomes final is hereby extended to and including April 4, 1998.

4th Dist. Melford E. Spiro, Appellant

D027782

V

Div. 1

Regents of the University of California, Respondent

S067489

The order filed on February 25, 1998, is hereby amended to read,

in its entirety: "Petitions for review DENIED."

S014021 People, Respondent

v.

Dean Phillip Carter, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including April 28, 1998.

S016730 People, Respondent

v.

Raymond Edward Steele, Appellant

On application of appellant and good cause appearing, it is ordered that the appellant is granted to and including May 1, 1998, to request correction of the record on appeal. Counsel for appellant is ordered to notify the Clerk of the Supreme Court in writing as soon as the act as to which the Court has granted an extension of time has been completed.

S018634 People, Respondent

v

Isaac Gutierrez, Jr., Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's reply brief is extended to and including March 30, 1998.

No further extensions of time will be granted.

S025121 People, Respondent

V.

Robert Clarence Taylor, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including April 21, 1998.

S050142 In re Larry Douglas Lucas

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's traverse to the return to the order to show cause is extended to and including May 1, 1998.

S062224 In re Jamie Higgins

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and fiel the reply to the informal response is extended to and including April 10, 1998.

S064873 In re Robert Johnson

on

Habeas Corpus

On application of the Attorney General and good cause appearing, it is ordered that the time to serve and file the informal response is extended to and including March 12, 1998.

S062313 In the Matter of the Suspension of Attorneys

Pursuant to Rule 962 California Rules of Court

Having been provided proof of compliance pursuant to subdivision (1) of section 11350.6 of the Welfare and Institutions Code, the suspension of *Ricardo Lopez Mendoza* pursuant to our order filed on July 8, 1997, is hereby terminated.

This order is final forthwith.

S066518 In re **Marcy Ellen Kaye** on Discipline

It is ordered that **Marcy Ellen Kaye** be suspended from the practice of law for two years, that execution of suspension be stayed, and that she be placed on probation for two years on condition that she be actually suspended for five months. She is further ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Regarding Stipulation filed June 10, 1997, as modified on October 20, 1997. It is also ordered that she take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti* v. *State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Credit shall be given for the period of interim suspension commencing December 26, 1996. (In Re Young (1989) 49 Cal.3d 257, 270.) Costs are awarded to the State Bar pursuant to Business and Professions Code § 6086.10 and those costs are payable in accordance with § 6140.7 (as amended effective January 1, 1997).

S066565 In re **Tracy D. Beall** on Discipline

It is ordered that **Tracy D. Beall** be suspended from the practice of law for 30 days, that execution of suspension be stayed, and that she be placed on probation for one year subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its Stipulation Re Facts, Conclusions of Law and Disposition and Order Approving filed October 29, 1997, as modified by its order filed November 25, 1997. It is further ordered

that she take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti* v. *State Bar* (1976) 15 Cal.3d 878, 891, fn 8.) Costs are awarded to the State Bar pursuant to Business and Professions Code § 6086.10 and are payable in accordance with Business and Professions Code § 6140.7 (as amended effective January 1, 1997).

S066569 In re **Derek Alden Nguyen** on Discipline

It is ordered that **Derek Alden Nguyen** be suspended from the practice of law for two years and until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct, that execution of suspension be stayed, and that he be placed on probation for two years on condition that he be actually suspended for one year and until he makes restitution to Wenda Khouri (or the Client Security Fund, if appropriate) in the amount of \$8,000.00 plus 10% interest per annum from May 23, 1995, and furnishes satisfactory proof thereof to the Probation Unit, State Bar of California. He is also ordered to comply with the other conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Regarding Stipulation filed October 20, 1997, as modified by its order filed November 5, 1997. If the period of actual suspension is two years or longer, he shall remain actually suspended until he has shown proof satisfactory to the State Bar Court of his rehabilitation, fitness to practice and learning and ability in the general law pursuant to standard 1.4(c)(ii), Standards for Attorney Sanctions for Professional Misconduct. It is also ordered that he take and pass the Multistate Professional Responsibility Examination during the period of his actual suspension. (See Segretti v. State Bar (1976) 15 Cal.3d 878, 891, fn 8.) It is further ordered that he comply with rule 955, California Rules of Court, and that he perform the acts specified in subdivisions (a) and (c) of that rule within 30 and 40 days, respectively, after the date this order is effective.* Costs are awarded to the State Bar pursuant to Bus. & Prof. Code § 6086.10 and payable in accordance with Bus. & Prof. Code § 6140.7 as amended effective January 1, 1997.

*(See Business & Professions Code, § 6126, subd. (c).)

SUPREME COURT CALENDAR LOS ANGELES SESSION APRIL 7 and 8, 1998

The following cases are placed upon the calendar of the Supreme Court for hearing at its courtroom in the Ronald Reagan State Office Building, 300 South Spring Street, 3rd Floor, North Tower, Los Angeles, California on April 7 and 8, 1998.

TUESDAY, APRIL 7, 1998 - 9:00 A.M.

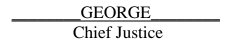
S060909	People v. Tillis
S062670	People v. Superior Court, County of Los Angeles;
	Melvin Ray J.
S063097	People v. Guiuan

2:00 P.M.

S 062931	County of Santa Clara v. Perry	
S059454	People v. Flood	
S019708	People v. James David Majors	[Automatic Appeal]

WEDNESDAY, APRIL 8, 1998 - 9:00 A.M.

S004784	People v. Martin James Kipp	[Automatic Appeal]
S019786	People v. Paul Clarence Bolin	[Automatic Appeal]



If exhibits are to be transmitted to this Court, counsel must comply with Rule 10(d), California Rules of Court.